UTILITY PATENT APPLICATION TRANSMITTAL (Small Entity)

Docket No. VREX-0021USAONOO

(Only for new nonprovisional applications under 37 CFR 1.53(b))

Total Pages in this Submission 43

TO THE ASSISTANT COMMISSIONER FOR PATENTS

Box Patent Application Washington, D.C. 20231

				for f	iling under 3	5 U.S	S.C. 111(a) and	37 C.F.R. 1.53	3(b) is a new utility patent application f	
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lf a	CONT	INUA	TION	ΑP	PLICATION	, che	ck appropriate i	box and supply	the requisite information:	
	Conti	inuat	ion		Divisional		Continuation	-in-part (CIP)	of prior application No.:	
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1	closed a	are:					Applicatio	n Elements		
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i.	2. 🗵	Spe	cificat	ion	having		9	pages and ir	ncluding the following:	
	a.	\boxtimes	Desc	ripti	ve Title of th	ne Inv	ention			
	b.	\boxtimes	Cross	s Re	eferences to	Relat	ted Applications	s (if applicable)		
	C.		State	mer	nt Regarding	Fed	erally-sponsore	d Research/De	evelopment (if applicable)	
	d.		Refe	rend	e to Microfic	che A	ppendix <i>(if app</i>	licable)		
	e.	\boxtimes	Back	grou	and of the In	venti	on			
	f.	\boxtimes	Brief	Sur	nmary of the	e Inve	ention			
	g.	\boxtimes	Brief	Des	scription of th	ne Dr	awings <i>(if drawi</i>	ings filed)		
	h.	\boxtimes	Detai	led	Description					
	i.	\boxtimes	Claim	n(s)	as Classifie	d Belo	wc			
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Application Elements (Continued)

3.	\boxtimes	Drawing(s) (when necessary as prescribed by 35 USC 113)			
	a.	☐ Formal b. ☑ Informal Number of Sheets			
4.	\boxtimes	Oath or Declaration			
	a.	☐ Newly executed (original or copy) ☐ Unexecuted			
	b.	Copy from a prior application (37 CFR 1.63(d)) (for continuation/divisional application only)			
	C.	☐ With Power of Attorney ☐ Without Power of Attorney			
	d.	DELETION OF INVENTOR(S) Signed statement attached deleting inventor(s) named in the prior application, see 37 C.F.R. 1.63(d)(2) and 1.33(b).			
5.		Incorporation By Reference (usable if Box 4b is checked) The entire disclosure of the prior application, from which a copy of the oath or declaration is supplied under Box 4b, is considered as being part of the disclosure of the accompanying application and is hereby incorporated by reference therein.			
6.		emputer Program in Microfiche			
7.		netic Sequence Submission (if applicable, all must be included)			
	a.	☐ Paper Copy			
	b.	☐ Computer Readable Copy			
	C.	Statement Verifying Identical Paper and Computer Readable Copy			
		Accompanying Application Parts			
8.		Assignment Papers (cover sheet & documents)			
9.		37 CFR 3.73(b) Statement (when there is an assignee)			
10.		English Translation Document (if applicable)			
11.		Information Disclosure Statement/PTO-1449 Copies of IDS Citations			
12.		Preliminary Amendment			
13.	\boxtimes	Acknowledgment postcard			
14.		Certificate of Mailing			
		☐ First Class ☒ Express Mail (Specify Label No.): EL608424761US			

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		Accompanying Application Parts (Continued)
15.		Certified Copy of Priority Document(s) (if foreign priority is claimed)
16.	\boxtimes	Small Entity Statement(s) - Specify Number of Statements Submitted: I hereby certify that
17.	\boxtimes	this application is filed on behalf of a small entity.(1) Additional Enclosures (please identify below):
		(17a) Copy of Original Japanese Application (17b) Translation of Original Japanese Application (17c) Petition for Retroactive Foreign License
		Request That Application Not Be Published Pursuant To 35 U.S.C. 122(b)(2)
18.		Pursuant to 35 U.S.C. 122(b)(2), Applicant hereby requests that this patent application not be published pursuant to 35 U.S.C. 122(b)(1). Applicant hereby certifies that the invention disclosed in this application has not and will not be the subject of an application filed in another country, or under a multilateral international agreement, that requires publication of applications 18 months after filing of the application.
		Warning
		An applicant who makes a request not to publish, but who subsequently files in a foreign country or under a multilateral international agreement specified in 35 U.S.C. 122(b)(2)(B)(i), must notify the Director of such filing not later than 45 days after the date of the filing of such foreign or international application. A failure of the applicant to provide such notice within the prescribed period shall result in the application being regarded as abandoned, unless it is shown to the satisfaction of the Director that the delay in submitting the notice was unintentional.

ERTIFICATE OF N plicant(s): Sadeg M. I	MAILING BY "EXPRESS Faris et al.	MAIL" (37 CFR 1.10)	Docket No. VREX-0021USAONOO					
Serial No. N /A	Filing Date June 5, 2001	Examiner N /A	Group Art Unit N/A					
vention: METHOD O	F MANUFACTURING 3D IMA	GE BODY						
		& Petition for Retroactive Licen (Identify type of correspondence) ice "Express Mail Post Office to						
37 CFR 1.10 in an envelope addressed to: The Commissioner of Patents and Trademarks, Washington, D.C.								
20231-0001 on	June 5, 2001 (Date)	Sylvia Gonzalez (Typed or Printed Name of Person Mailing Correspondence) (Signature of Person Mailing Correspondence) EL6084247621US ("Express Mail" Mailing Label Number)						
	Note: Each paper must h	ave its own certificate of mailing.						

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

19/874415

IN RE APPLICATION OF Faris et al.

Serial No. TBD Filed: June 5, 2001

Group Art Unit: TBD

Title: METHOD FOR MANUFACTURING 3D IMAGE DISPLAY BODY

Examiner: TBD

Attorney Docket VREX-0021USANO00

PETITION FOR RETROACTIVE LICENSE (35 CFR 5.25)

Commissioner of Patents (Attention Licensing & Review) Washington DC 20231

Honorable Sir:

This petition for a retroactive license is being filed for the above-identified application under 35 USC 184 and CFR 5.25.

A Japanese licensee on behalf of the inventors previously filed the material for the above application in Japan and Korea. The filing particulars are:

Japan Serial Number 11-186190 July 30, 1999

Japan Serial Number 2000-174888 June 12, 2000

Japan Laid open # 2001-75048 March 23, 2001

Korea Serial Number 10-2001-0002053 January 13, 2001

Copies of the 1707888 Japanese application and a translation are attached. The material in the 1999 application is essentially the same.

DECLARATION

This is a declaration and averment that the subject matter was not under a secrecy order at the time it was filed abroad, and that it is not currently under secrecy order.

The undersigned learned of the existence of the Japanese applications on or about January 21, 2000 from two of the inventors, David Swift and Adam Divelbiss upon their return from visiting Arizawa Corporation in Japan. Arizawa Corporation is a licensee of certain micropolarizer technology from VRex Inc., the prospective assignee of the above-identified application. I was informed at that time that the Japanese applications had

been filed in June 2000. After some effort, I obtained Japanese versions of the application and had it translated into English. A copy of the original Japanese and the translation are enclosed.

In the process of preparing the above identified US application I learned from Mr. Takeshi Yoshii, the Japanese Patent Attorney that represents Arizawa of the 1999 Japanese filing and the Korean filing identified above. This is to aver that I nor any employee of VRex Inc. or Reveo Inc. (VRex's parent) had any knowledge of these filings until January 2001.

The Japanese inventors and the Arizawa Corporation first learned of the technology identified in these applications as the result of meetings in the United States at the headquarters of Reveo, Inc. That took place on or about April 1999. Despite regular contacts between Reveo and VRex employees with Arizawa employees, the US inventors and the assignee had no knowledge of the foreign filings prior to 2001.

The undersigned further avers that the Japanese and Korean filings without the knowledge of the US inventors, was an error on the part of the Japanese inventors and they were done without any deceptive intent by any of the parties. As outlined above, the US inventors had no knowledge of these filings prior to January of this year.

Please charge Deposit Account 501648 the fee under 37 CFR 1.17(h) (\$130.00)

The undersigned respectfully submits that the there has been a showing of facts beyond a mere allegation of action through error and without deceptive intent.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 USC. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued therein.

The applicants respectfully request that a Retroactive Foreign License be granted for the above-identified application.

Respectfully submitted,

Gerow D. Brill

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Elmsford, NY 10523

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Fax (914) 345-9558

brillg@reveo.com

Dated: June 4, 2001